Case 5:18-cv-02407-EJD Document 19 Filed 09/21/18 Page 1 of 3

```
1
     Nicholas Ranallo, Attorney at Law (SBN 275016)
     2443 Fillmore St., #380-7508
     San Francisco, CA 94115-1814
 2
     nick@ranallolawoffice.com
 3
     P: (831) 607-9229
     F: (831) 533-5073
 4
     Todd Y. Brandt (TX SB # 24027051) (pro hac vice)
     BRANDT LAW FIRM
 5
     222 North Fredonia St.
 6
     Longview, Texas 75601
     Tel: (903) 212-3130
     Fax: (903) 753–6761
 7
     Email: tbrandt@thebrandtlawfirm.com
 8
     Attorney for Plaintiff
 9
     Secure Cam, LLC
                          UNITED STATES DISTRICT COURT
10
                       NORTHERN DISTRICT OF CALIFORNIA
11
    SECURE CAM, LLC,
12
                                                 Case No. No. 5:18-cv-2407-EJD
               Plaintiff,
13
                                            REQUEST FOR ENTRY OF DEFAULT
    v.
14
                                             PURSUANT TO FED. R. CIV. P. 55(A)
    ANVIZ GLOBAL, INC.,
15
                Defendant.
16
17
18
          TO THE CLERK OF THE ABOVE-ENTITLED COURT:
19
          Plaintiff Secure Cam, LLC ("Plaintiff") hereby requests that the Clerk of the above-
20
     entitled Court enter default in this matter against Defendant Anviz Global, Inc.
```

Plaintiff Secure Cam, LLC ("Plaintiff") hereby requests that the Clerk of the aboveentitled Court enter default in this matter against Defendant Anviz Global, Inc. ("Defendant") on the grounds that said Defendant has failed to appear or otherwise respond to the Complaint within the time prescribed by the Federal Rules of Civil Procedure ("FRCP").

Plaintiff served Defendant with the Summons and Complaint pursuant to FRCP 4(e)(2)(c) on June 26, 2018, as evidenced by the Proof of Service of Summons filed with this Court July 10, 2018. (Dkt. No. 13). To date, Defendant has not made a general appearance or filed a responsive pleading. No extension has been granted or any extension

28

21

22

23

24

25

26

27

Case 5:18-cv-02407-EJD Document 19 Filed 09/21/18 Page 2 of 3

1	has expired. (Brandt Affid. ¶3.) The defendant is neither an infant (under age 21) nor an	
2	incompetent person. The defendant is not in the active military service of the United States	
3	of America or its officers or agents or was not six months prior to the filing of the case	
4	(Brandt Affid. ¶4). A responsive plea	ading was due from Defendant on or before July 17,
5	2018.	
6	The stated facts are set forth in Affidavit of Todd Y. Brandt filed concurrently herein	
7	For the above reasons, the clerk is requested to enter default against Defendant Anviz	
8	Global, Inc.	
9		
10	Dated: _September 21, 2018	Respectfully submitted,
11		/s/Nicholas Ranallo
12		Nicholas Ranallo, Attorney at Law (SBN 275016)
13		2443 Fillmore St., #380-7508 San Francisco, CA 94115-1814
14		nick@ranallolawoffice.com P: (831) 607-9229
15		F: (831) 533-5073
16		/s/ Todd Y. Brandt
17		Todd Y. Brandt (TX SB # 24027051) (<i>Pro Hac Vice</i>) BRANDT LAW FIRM
18		222 North Fredonia St. Longview, Texas 75601
19		Tel: (903) 212-3130 Fax: (903) 753–6761
20		Email: tbrandt@thebrandtlawfirm.com
21		Attorneys for Plaintiff Secure Cam, LLC
22 23		seeme cam, 22e
23 24		
2 4 25		
25 26		
27		
28		
_0		

CERTIFICATE OF SERVICE I hereby certify that counsel of record who are deemed to have consented to electronic service are being served this 21st day of September, 2018, with a copy of this document via the Court's CM/ECF system per Local Rule CV-5(a)(3). Any other counsel of record will be served by electronic mail, facsimile transmission and/or first class mail on this same date. /s/ Todd Y. Brandt Todd Y. Brandt